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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/644,405	08/19/2003	Robert H. Haber	21542-092501 7916	
7590 07/28/2004			EXAMINER	
David J. Simonelli CLARK HILL PLC			ALEXANDER, REGINALD	
Ste. 3500	PLC		ART UNIT	PAPER NUMBER
500 Woodward Avenue			1761	
Detroit, MI 48226-3435			DATE MAILED: 07/28/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Continue								
## Examiner Reginal L. Alexander 1761 ## The MAILING DATE of this communication appears on the cover sheet with the correspondence address ## A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. ## A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ③ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. ## A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. ## B CONTROL OF THIS COMMUNICATIO			Application No.	Applicant(s)				
Reginald L. Alexander 1761 - The MAILING DATE of this communication appears on the cover sheet with the correspondence address Portod for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. The MAILING DATE of This COMMUNICATION. If the period for reply specified above is less than thisty (50) days, a reply within the salutory reinfluent of thinty (50) days will be considered friendly. If the period for reply specified above, the resistance intenditory period will again \$2 (is) (in) (2014)** is not meaning date of this communication. If the period for reply specified above, the resistance intenditory period will again \$2 (is) (in) (2014)** is not meaning date of this communication. If the period for reply specified above, the resistance intenditory period will again \$2 (is) (in) (2014)** is not meaning date of this communication. If the period for reply specified and the period of the communication and the resistance of the communication and the period of the period of the period of the communication and the period of the			10/644,405	HABER, ROBERT H.				
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Art Unit: 1761

DETAILED ACTION

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the bar recited in claims 14 and 15 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

Application/Control Number: 10/644,405

Art Unit: 1761

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United

Claims 1, 2 and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by Macasaet.

There is disclosed in Macasaet a baking assembly comprising: a first heating element 24 including a reservoir 36 for receiving the batter and the food item therein, the reservoir defining a longitudinal axis; a second heating element 22 including a cavity 36 complementing the reservoir; a hinge 28 securing the first heating element to the second heating element; a stick retainer 38 for receiving and retaining a stick 12 in an orientation such that the food item is coaxial with the reservoir, the stick having a handle portion which extends outward of the heating elements a food receiving portion which is enclosed between the heating elements and a receiving portion which is received by the stick retainer.

Claims 9 and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Clark.

There is disclosed in Clark a baking assembly, comprising: a first heating element 18 including a plurality of reservoirs, each of the reservoirs including a primary reservoir 32 and a secondary reservoir 40; a second heating element 16 including a plurality of cavities 30 complementing the plurality of reservoirs, and a plurality of

Application/Control Number: 10/644,405

Art Unit: 1761

extensions 42 complementing the secondary reservoirs; and a hinge 20 securing the two heating elements.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Macasaet in view of Merritt.

Merritt discloses in a baking assembly, a stick retainer including a mounting frame 25, 26 for securing a stick to a first heating element and a rotating mechanism 22 for rotating the stick and food item secured thereto about a longitudinal axis.

It would have been obvious to one skilled in the art to substitute the stick retainer of Macasaet with that disclosed in Merritt, in order to allow rotation of the stick and food item without removal from the cooking assembly.

Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Clark in view of Macasaet.

Clark, as discussed above, discloses all of the claimed subject matter except for sticks mounted within channels provided between the heating elements that allow for cooking food items on the sticks.

Macasaet, as discussed above, discloses sticks and channels in association with a baking assembly. It would have been obvious to one skilled in the art to provide the

Application/Control Number: 10/644,405

Art Unit: 1761

device of Clark with the channels and sticks disclosed in Macasaet, in order to cook food items on a stick.

Claims 19-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Macasaet in view of Weigle.

Weigle discloses the use of a base 38 including a pivot for supporting first and second heating elements, wherein the heating elements in a loading position are parallel to the base and in a baking position are perpendicular to the base.

It would have been obvious to one skilled in the art to provide the baking assembly of Macasaet with the base and pivot connection disclosed in Weigle, in order to allow pivoting of the heating elements for cooking.

Allowable Subject Matter

Claims 5-8, 13-18, 23, 25 and 26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 27 and 28 are allowed.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The patents to Simmons, Berke et al. and Sohn are cited for their disclosure of the state of the art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Reginald L. Alexander whose telephone number is 571-272-1395. The examiner can normally be reached on Monday-Friday.

Art Unit: 1761

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Milton Cano can be reached on 571-272-1398. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

rla July 26, 2004 Reginald L. Alexander Primary Examiner Art Unit 1761